UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF NEW YORK	U.S. DISTRICT COURT - N.D. OF N.Y.  FILED  NOV 2 0 2017  AT O'GLOCK
CARIOS PETERSON Plaintiff(s)	Lawrence K. Baerman, Clerk - Syracuse  Civil Case No.:
vs.  several unknown police offices;  of the syracuse police dept )  Defendant(s)	BIVENS 9. 17-4
Plaintiff(s) demand(s) a trial by: JURY	COURT (Select only one).
Plaintiff(s) in the above-captioned action, allege(s	) as follows:
JURISDICTION	1
1. This is a civil action brought pursuant to <i>Bivens v. Federal Bureau of Narcotics</i> , 403 U.S. 388 (1971) action pursuant to 28 U.S.C. §§ 1331 and 2201.	
PARTIES	
2. a. Plaintiff: CARIOS PETURSON	and the second of the second o
Address: ElmiRA CORRECTIONAL FA	acility
1.0 Bex 560	
Elmira NY 14902	
Additional Plaintiffs may be added on a separate s	sheet of paper.
3. a. Defendant: WAKNOWN	police officers
Official Position:	
Address: The syracuse of	slice department
	syracuse NY
	17262

5.	CAUSES	OF	ACTION

Note: You must clearly state each cause of action you assert in this lawsuit.

FIRST CAUSE OF ACTION
Serious police BRUTALITY Excessive
Force used Intensionally To Cause harm
SECOND CAUSE OF ACTION
THIRD CAUSE OF ACTION

let The Record Reflet I am A member of True Vine Baptist Church, Baptized and saved by The Holy spirit AT True Vine Baptise church 353. Rich St. Syracuse NY.

1. ON The day of may 4th 2008 several unknown syracuse Police officers EnTerd True Vine Baptise church with drawn Weapons Automatic pistols pointed directly at me, at The Time I stood at the Alter giving prayer Relief, Absolutley know Verbal Commands were orderd, NOR Right To Remain silent mirranda, order, as The group of police officers had gotten Mear The Alter where I had been giving prayer Relief The police officers Innediately ATTacked me. with The automatic Weapons, such as The pistols, MAGILTE WEAPONS, TAZER GUN WEAPONS, SMOCK VOITS, peper spray mase, kicks, and punches, damaging my Intier body permantley, Afterward of the police brutality Incident, I Then was Taken To The anondaga County justice Center seriously damaged soaked IN blood of my flesh wounds, The Nurse AT The anondaga

justice Center Examined my body Wounds from The police brutality, she Then Immediatley orderd. The police officers, To Rush me To The ER AT SUNY upstate hospital, she Inform The police officers do To The serious Injuries, The justice Center Were limited to provide such medical Equipment, for The Type of Injuries I Encountered, I Recieved medical TREATMENT from several medical providers AT The ER. AT Upstate hospital., My life has been permantley damaged mentally and physically As A Result of The serious police brutality Excessive force used. INTENSIONALLY TO CAUSE HARM, While IN The Custody of STATE prison wrongfully Convicted. I've suffered Continually being physically damaged by Correctional facility officers.

> Signi Color Petersu date 11-17-17

US DEPARTMENT of justice united STATE MARSHALL SERVICE

PlainTiff: CARLOS PETERSON

Type of process Summon, ComplainT

Defendant: unknown police officers of The syracuse police dept.

NAME of Individual: UNKNOWN police officers.
511, 5 STATE ST. SYRA CUSE NY. 13262.

Plaintiff NAME AND ADDRESS: CARLOS PETERSON. Elmira Correction. FACILITY PO. BAX 500, Elmira NY. 14902.

Number of process

Number of parties sorved In case. UNAWARC.

Special Instructions: please served This summer.

Signature Self Representation Carlos lateran Plaintiff.

Space Below for use of MARSHALLS.

## 6. PRAYER FOR RELIEF

WHEREFORE, plaintiff(s) request(s) that this Court grant the following relief:

MONETARY COMPENSATION Relief. IN The Demand of 1.4. Billion dollars IN damages

I declare under penalty of perjury that the foregoing is true and correct.

DATED: //-/7-/7

Signature of Plaintiff(s)
(all Plaintiffs must sign)

Corlor Peters